

E-Filed 5/25/11

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Attorneys for Defendant
 U.S. CUSTOMS AND BORDER PROTECTION

UNITED STATES DISTRICT COURT
 NORTHERN DISTRICT OF CALIFORNIA
 SAN FRANCISCO DIVISION

EDWARD HASBROUCK,

Plaintiff,

vs.

U.S. CUSTOMS AND BORDER
 PROTECTION,

Defendant.

Case No.: C 10-03793 RS

**STIPULATION REGARDING MODIFIED
 BRIEFING SCHEDULE AND HEARING
 DATE; [PROPOSED] ORDER**

Subject to the approval of the Court, the parties hereby stipulate to modify the briefing schedule and hearing date on the parties' cross-motions for summary judgment as set forth below. The parties have agreed to and request this modification because, as a result of the preliminary Vaughn index which defendant provided to plaintiff and the subsequent meet-and-

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 C 10-03793 RS

1 confer, the parties are in the process of following up with each other and further meeting and
 2 conferring in a continuing effort to narrow the issues to be decided by the Court. The parties'
 3 meet-and-confer to date has already resulted in the narrowing of certain issues, and with the
 4 additional time provided by the modified briefing schedule below, the parties believe their
 5 continued efforts may result in the further narrowing of issues to be briefed, thereby saving the
 6 Court and the parties time and resources.

8 The modified briefing schedule and hearing date is as follows:

9 **6/3/11:** Defendant files motion for summary judgment ("MSJ") (25-page limit)

10 **6/24/11:** Plaintiff files opposition to Defendant's MSJ and Plaintiff's cross-MSJ (one
 11 brief, 25-page limit)

12 **7/15/11:** Defendant files reply for Defendant's MSJ and opposition to Plaintiff's cross-
 13 MSJ (one brief, 25-page limit)

14 **7/29/11:** Plaintiff files reply for Plaintiff's cross-MSJ (15-page limit)

15 **8/18/11:** Hearing on Defendant's MSJ and Plaintiff's cross-MSJ

18 FIRST AMENDMENT PROJECT

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21 DATED: May 19, 2011

By: /s/ David Greene

22 DAVID GREENE
 23 Attorney for Plaintiff

24 MELINDA HAAG
 25 United States Attorney


26
27 DATED: May 19, 2011

By: 

28 NEILL T. TSENG
 Assistant United States Attorney
 Attorneys for Defendant

1 PURSUANT TO STIPULATION, IT IS SO ORDERED:
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5 DATED: 5/24/11


HONORABLE RICHARD SEEBORG
UNITED STATES DISTRICT JUDGE

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C 10-03793 RS